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10	Attorneys for Plaintiff, OLGA ORTMANN, and the Proposed Class		
11 12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15	OLGA ORTMANN, as an individual	Case No. CV-02506-WHA	
16	and on behalf of all others similarly situated,	CLASS ACTION	
17	Plaintiff,	Hon. William A. Alsup	
18	VS.	Action Removed: May 10, 2007	
19	NEW YORK LIFE INSURANCE COMPANY, a corporation; NEW	STIPULATION AND PROPOSED ORDER FOR DISMISSAL	
20	YORK LIFÉ INSURANCÉ AND ANNUITY CORPORATION, a		
21	corporation; and DOES 1 THROUGH 20, inclusive,		
22	Defendants.		
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28 Morgan, Lewis & Bockes LLP			
ATTORNERS AT LAW LOS ARVOLTES	1-LA/946313.2		

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STIPULATION

WHEREAS, on March 26, 2007 this action commenced when Plaintiff Olga Ortmann ("Plaintiff") instituted a civil action in the Superior Court of the State of California for the County of Alameda against Defendants New York Life Insurance Company and New York Insurance and Annuity Corporation (collectively "Defendants");

WHEREAS, on May 10, 2007, Defendants filed a Notice of Removal of Action to the United States District Court for the Northern District of California;

WHEREAS, on May 24, 2007, Defendants filed a Motion to Stay, Transfer or in the Alternative, Dismiss Pursuant to the First-To-File Rule. The Motion was brought on the grounds that a first-filed action was pending in the United States District Court for the Central District of California;

WHEREAS, that action, Opyrchal v. New York Life Insurance Company, Inc., New York Life and Health Insurance Company, Inc., and New York Life Insurance and Annuity Corporation, Case No. CV-07-518-VBF (VBKx) (the "Opyrchal Action") includes claims identical to those asserted by Plaintiff in the present action;

WHEREAS, the Parties agree that the matter of Ortmann v. New York Life Insurance Company, Inc., and New York Life Insurance and Annuity Corporation, should be dismissed without prejudice and that Plaintiff will be added as a named plaintiff in the Opyrchal Action. The filing of the Amended Complaint, attached hereto, in the United States District Court for the Central District of California has been stipulated to by the parties so as to include the claims of Olga Ortmann in the Opyrchal Action.

NOW, THEREFORE, the Parties hereby stipulate and agree to the following and ask that the Court approve this stipulation as an Order of the Court:

1	1. That the Court order the matter of Ortmann v. New York Life		
2	Insurance Company, Inc., and New York Life Insurance and Annuity Corporation,		
3	Case No. CV-02506-WHA, dismissed without prejudice.		
4			
5	Dated: June 28, 2007 MARLIN & SALTZMAN		
6	SCHWARTZ, DANIELS & BRADLEY LAW OFFICES OF PETER M. HART		
7			
8	By Maria I Barll E		
9	Marcus J. Bradley, Esc Attorneys for Plaintiff		
10			
11	Dated: June 28, 2007		
12	MORGAN, LEWIS & BOCKIUS, LLP		
13			
14	By Jell Vareaco		
15	Attorneys for Defendants		
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BOCKILS LLP APPERSIS AT LAA LIS ANGETES	1-LA/946313.2 3		

GOOD CAUSE APPEARING, IT IS SO ORDERED that the case Ortmann v. New York Life Insurance Company, inc., and New York Life Insurance and Annuity Corporation, Case No. CV-02406-WHA is dismissed without prejudice. Dated: July 2, 2007 United \$ ludge

MORGAN, LEWIS & BOCKELS LLP

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Page 5 of 6

Case 3:07-cv-02506-WHA

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